1 .		Application No.	Applicant(s)	
Notice of Allowability		09/923,573	923,573 BANERJEE ET AL.	
		Examiner	Art Unit	
		Neveen Abel-Jalil	2165	
All claims being herewith (or prev NOTICE OF ALI of the Office or u	the MAILING DATE of this communication appeallowable, PROSECUTION ON THE MERITS IS viously mailed), a Notice of Allowance (PTOL-85) LOWABILITY IS NOT A GRANT OF PATENT R pon petition by the applicant. See 37 CFR 1.313 munication is responsive to 4/15/05 & 6/6/05.	(OR REMAINS) CLOSED in or other appropriate commits in the commits of the commits	n this application. If not included unication will be mailed in due co	ourse. THIS
	ed claim(s) is/are <u>1,2,4-10,12-32 and 34-39</u> .			
	ings filed on <u>8/7/01 & 2/12/02</u> are accepted by the	e Examiner.		
a) All 1. [2. [3. [* Certified Applicant has noted below.	edgment is made of a claim for foreign priority up b) Some* c) None of the: Certified copies of the priority documents have Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). It copies not received: THREE MONTHS FROM THE "MAILING DATE" Failure to timely comply will result in ABANDONN MONTH PERIOD IS NOT EXTENDABLE.	e been received. e been received in Applicati cuments have been receive of this communication to fil	on No ed in this national stage application	. •
5. A SUBST	ITUTE OATH OR DECLARATION must be subm AL PATENT APPLICATION (PTO-152) which giv	nitted. Note the attached EX es reason(s) why the oath o	AMINER'S AMENDMENT or NO or declaration is deficient.	TICE OF
(a) ☐ include 1) ☐ (b) ☐ include Pape Identifying in each sheet.	TED DRAWINGS (as "replacement sheets") muding changes required by the Notice of Draftspers. hereto or 2) to Paper No./Mail Date ding changes required by the attached Examiner or No./Mail Date dicia such as the application number (see 37 CFR 18 teplacement sheet(s) should be labeled as such in the such as the application of the labeled as such in the such as the application of the labeled as such as the application of the labeled as such in the such as the application of the labeled as such as the su	son's Patent Drawing Revieus S Amendment / Comment of the header according to 37 C	or in the Office action of the drawings in the front (not the b FR 1.121(d).	
7. DEPOSI attached	T OF and/or INFORMATION about the depondence of the second	osit of BIOLOGICAL MAT FOR THE DEPOSIT OF B	ERIAL must be submitted. No IOLOGICAL MATERIAL.	ite the
Notice of C Informatio Paper No	References Cited (PTO-892) Draftperson's Patent Drawing Review (PTO-948) In Disclosure Statements (PTO-1449 or PTO/SB/ I/Mail Date Is Comment Regarding Requirement for Deposit I Material I Material	6. Interview 9 Paper No 08), 7. Examiner's	nformal Patent Application (PTO- Summary (PTO-413), ./Mail Date s Amendment/Comment s Statement of Reasons for Allow ———————————————————————————————————	/ance

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DETAILED ACTION

Remarks

1. The After Final amendments filed on 15-April-2005 and 6-June-2005 has been received and entered. Claims 3, 11, 21, and 33 have been cancelled. Therefore, claims 1-2, 4-10, 12-20, 22-32, and 34-39 are now pending

Reasons for Allowance

- Claims 1-2, 4-10, 12-20, 22-32, and 34-39 are allowed over the prior art made of record.
 Rubenczyk et al. (U.S. Pub. No. 2003/0217052 A1) teaches cumulative rank and measure in confidence of a decision.
- 3. The following is a statement of reasons for allowance:

The prior art of record (Katz et al. -U.S. Pub. 2002/0174000- and Chandra et al. -U.S. Patent No. 2002/0138582- and Bennett -U.S. Pub. No. 2003/0208429 A1- and Tolopka -U.S. Patent No. 6,064,976- and Lang et al. -U.S. Patent No. 6,694,007 B2-and-Rubenczyk et al. -U.S. Pub. No. 2003/0217052 A1) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim), receiving responses to the query from the plurality of decision making entities, wherein each response includes an indicator of support for the proposed action; determining the cumulative support from the query responses received; automatically communicating g a second query to the plurality of decision making entities if an additional support necessary to reach minimum setpoint value is less than a second set point, as claimed in Independent claim 1.

Claims 2-4, 5, 7, 9-10, 12, 14, 16-17, and 37-39 are allowable over the prior art made of record, because they are dependent from the allowable independent claim 1.

The prior art of record (Katz et al. -U.S. Pub. 2002/0174000- and Chandra et al. -U.S. Patent No. 2002/0138582- and Bennett -U.S. Pub. No. 2003/0208429 A1- and Tolopka -U.S. Patent No. 6,064,976- and Lang et al. -U.S. Patent No. 6,694,007 B2-and-Rubenczyk et al. -U.S. Pub. No. 2003/0217052 A1) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim), determining the cumulative support from the query responses received; automatically implementing the proposed action if the cumulative support is greater than the setpoint; imposing arbitration among the plurality of decision-making entities if the query responses provide cumulative support less than the minimum setpoint value, as claimed in Independent claim 6.

Claims 8, 13, and 15 are allowable over the prior art made of record, because they are dependent from the allowable independent claim 6.

The prior art of record (<u>Katz et al.</u> -U.S. Pub. 2002/0174000- and <u>Chandra et al.</u> -U.S. Patent No. 2002/0138582- and <u>Bennett</u> -U.S. Pub. No. 2003/0208429 A1- and <u>Tolopka</u> -U.S. Patent No. 6,064,976- and <u>Lang et al.</u> -U.S. Patent No. 6,694,007 B2-and-<u>Rubenczyk et al.</u> -U.S. Pub. No. 2003/0217052 A1) do not disclose, teach, or suggest the claimed limitations of (<u>in</u> combination with all other features in the claim), determining the cumulative support from the

query responses received, automatically implementing the proposed action if the cumulative support is greater than the setpoint; imposing arbitration among the plurality of decision-making entities if the query responses provide cumulative support less than the minimum setpoint value, as claimed in Independent claim 18.

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The prior art of record (Katz et al. -U.S. Pub. 2002/0174000- and Chandra et al. -U.S. Patent No. 2002/0138582- and Bennett -U.S. Pub. No. 2003/0208429 A1- and Tolopka -U.S. Patent No. 6,064,976- and Lang et al. -U.S. Patent No. 6,694,007 B2-and-Rubenczyk et al. -U.S. Pub. No. 2003/0217052 A1) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim), receiving responses to the query from the plurality of decision making entities, wherein each response includes an indicator of support for the proposed action; determining the cumulative support from the query responses received; automatically communicating g a second query to the plurality of decision making entities if an additional support necessary to reach minimum setpoint value is less than a second set point, as claimed in Independent claim 19.

Claims 20, 22-23, 25, 30, 32, and 34 are allowable over the prior art made of record, because they are dependent from the allowable independent claim 19.

The prior art of record (Katz et al. -U.S. Pub. 2002/0174000- and Chandra et al. -U.S. Patent No. 2002/0138582- and Bennett -U.S. Pub. No. 2003/0208429 A1- and Tolopka -U.S. Patent No. 6,064,976- and Lang et al. -U.S. Patent No. 6,694,007 B2-and-Rubenczyk et al. -U.S. Application/Control Number: 09/923,573

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Pub. No. 2003/0217052 A1) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim), receiving responses to the query from the plurality of decision making entities, wherein each response includes an indicator of support for the proposed action; determining the cumulative support from the query responses received; automatically implementing the decision if the cumulative support is greater than the setpoint; impose arbitration among the plurality of decision-making entities if the query responses provide cumulative support less than the minimum setpoint value, as claimed in Independent claim 24.

Claims 26-29, and 31 are allowable over the prior art made of record, because they are dependent from the allowable independent claim 24.

The prior art of record (Katz et al. -U.S. Pub. 2002/0174000- and Chandra et al. -U.S. Patent No. 2002/0138582- and Bennett -U.S. Pub. No. 2003/0208429 A1- and Tolopka -U.S. Patent No. 6,064,976- and Lang et al. -U.S. Patent No. 6,694,007 B2-and-Rubenczyk et al. -U.S. Pub. No. 2003/0217052 A1) do not disclose, teach, or suggest the claimed limitations of (in combination with all other features in the claim), communicating a second query based on this cumulative response; communicate second responses from the plurality of decision-making entities, wherein the second responses comprise revised weighting factors, determine the cumulative response to the second query incorporating the revised weighting factors; as claimed in Independent claim 35.

Conclusion

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4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Neveen Abel-Jalil whose telephone number is 571-272-4074. The examiner can normally be reached on 8:30AM-5: 30PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici can be reached on 571-272-4038. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Neveen Abel-Jalil June 12, 2005

> CHARLES RONES PRIMARY EXAMINER